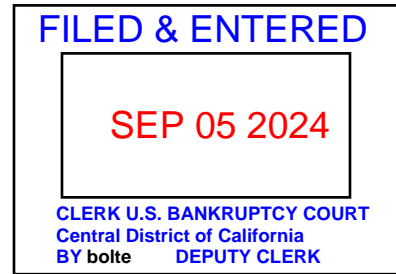


ERIC P. ISRAEL (State Bar No. 132426)  
*eisrael@DanningGill.com*  
DANNING, GILL, ISRAEL & KRASNOFF, LLP  
1901 Avenue of the Stars, Suite 450  
Los Angeles, California 90067-6006  
Telephone: (310) 277-0077  
Facsimile: (310) 277-5735

Attorneys for Jeffrey I. Golden,  
Chapter 7 Trustee



**UNITED STATES BANKRUPTCY COURT**  
**CENTRAL DISTRICT OF CALIFORNIA**  
**SANTA ANA DIVISION**

In re  
JAMIE LYNN GALLIAN,  
  
Debtor.

Case No. 8:21-bk-11710-SC  
Chapter 7

**ORDER DENYING DEBTOR’S “MOTION  
TO COMPEL AND ISSUE ORDER TO  
THE CH.7 TRUSTEE AND HIS  
ATTORNEY’S [sic] TO WITHDRAW AND  
CANCEL THE MAY 13, 2024 HCD  
APPLICATION TO TRANSFER  
CERTIFICATE OF TITLE DECAL LBM  
1081 FOR –ZERO- CONSIDERATION TO  
DANNING, GILL, ISRAEL, & KASNOFF  
[sic], LLP, FORTHWITH” (DOCKET NOS.  
398, 404 AND 411)**

Date: August 27, 2024  
Time: 1:30 p.m.  
Place: Courtroom “5C”  
411 W. 4<sup>th</sup> Street  
Santa Ana, CA

On August 27, 2024, at 1:30 p.m., there came before the Court for hearing the “Motion To Compel and Issue Order to the Ch.7 Trustee and his Attorney’s [Sic] to Withdraw and Cancel the May 13, 2024 HCD Application to Transfer Certificate of Title Decal LBM 1081 for –Zero- Consideration to Danning, Gill, Israel, & Kasnoff [Sic], LLP Forthwith” filed by debtor Jamie Lynn Gallian (the “Debtor”) (*docket nos. 398, 404 and 411*), the Honorable Scott C. Clarkson, United States Bankruptcy Judge, presiding. Appearing for Jeffrey I. Golden, the Chapter 7 trustee

1 herein (the “Trustee”), was Eric P. Israel of Danning, Gill, Israel & Krasnoff, LLP; the Trustee  
2 appeared; the Debtor appeared in pro per; and Ed Hays of Marshack Hays LLP appeared for  
3 Houser Brothers Co. No other appearances were made.


4 The Court having read and considered the Motion and the Trustee’s opposition thereto  
5 (*docket no. 410*), having previously denied the Debtor’s application to set the hearing on the  
6 Motion on shortened time (*docket no. 399*), having heard the oral statements at the hearing by the  
7 Debtor, including an admission that the Motion was now moot; and statements of the Trustee’s  
8 counsel; and for the reasons set forth by the Court on the record at the hearing, it is hereby

9 ORDERED THAT:

- 10 1. The Motion is denied in its entirety.

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24 Date: September 5, 2024

  
Scott C. Clarkson  
United States Bankruptcy Judge